1 2 3 4 5 6 7 8 9 10 11	Stephen A. Swedlow (admitted pro hac vice) stephenswedlow@quinnemanuel.com QUINN EMANUEL URQUHART & SULLIVAN, LLP 191 N. Wacker Drive, Suite 2700 Chicago, IL 60606-1881 (312) 705-7400 Warren Postman (Bar No. 330869) wdp@kellerlenkner.com Jason Ethridge (pro hac vice forthcoming) jason.ethridge@kellerlenkner.com KELLER LENKNER LLC 1300 I Street, N.W., Suite 400E Washington, DC 20005 (202) 918-1123 Attorneys for Plaintiffs (Additional Counsel on Signature Page)	DA DA WII Fac DA DWII H 187 Wa Tel Fac	NAL N. MEHTA (SBN 222086) onal.Mehta@wilmerhale.com LMER CUTLER PICKERING (ALE AND DORR LLP 00 El Camino Real, Suite 400 o Alto, California 94306 ephone: (650) 858-6000 esimile: (650) 858-6100 VID Z. GRINGER (pro hac vice pending) vavid.Gringer@wilmerhale.com LMER CUTLER PICKERING HALE AND DORR LLP 75 Pennsylvania Avenue, NW shington, DC 20006 ephone: (202) 663-6000 esimile: (202) 663-6363 orneys for Defendant	
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14	SAN JOSE DIVISION			
15	MAXIMILIAN KLEIN and SARAH GRABERT individually and on behalf of all others similarly situated,	,	Case No. 5:20-cv-08570-LHK	
1617	Plaintiffs,		STIPULATION AND [PROPOSED] ORDER TO ENLARGE TIME TO	
18	v.		RESPOND TO THE COMPLAINT	
19	FACEBOOK, INC., a Delaware corporation headquartered in California,		Hon. Lucy H. Koh	
20	Defendant.		5	
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	No. 5:20-cv-08570-LHK STIPULATION AND [PROPOSED] ORDER RE EXTENSION OF TIME			

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WHEREAS, plaintiffs Maximilian Klein and Sarah Grabert served the Complaint (ECF No. 1) on December 9, 2020;

WHEREAS, defendant Facebook, Inc.'s response to the Complaint is currently due December 30, 2020;

WHEREAS, after the filing of this case, five other putative class action lawsuits have been filed against defendant Facebook, Inc. in this District in recent weeks alleging violations of Section 2 of Sherman Act, 15 U.S.C. § 2;

WHEREAS, four of these lawsuits, including this case, are currently the subject of contested motions pending before Judge Freeman to consider whether the cases should be related to Reveal Chat Holdco, LLC v. Facebook, Inc., No. 5:20-cv-00363-BLF;

WHEREAS, one of these lawsuits (Sherman) is currently the subject of a motion pending before this Court to consider whether it should be related to this case (ECF No. 19);

ACCORDINGLY, pursuant to Civil Local Rules 6-1 and 7-12, Facebook and plaintiffs, by and through their respective counsel, hereby stipulate and agree that good cause exists to extend Facebook's time to answer or otherwise respond to the Complaint until the earlier of (a) February 16, 2021, or (b) the date on which Facebook files its response to the Complaints in Sherman v. Facebook, Inc., No. 3:20-cv-08721-LB; Kupcho v. Facebook, Inc., No. 4:20-cv-08815-JSW; Dames v. Facebook, Inc., No. 3:20-cv-08817-TSH; Steinberg v. Facebook, Inc., No. 3:20-cv-09130-SK; and Affilious, Inc. v. Facebook, Inc., No. 4:20-cv-09217-KAW, or any other case that a plaintiff or Facebook asserts is related to either Reveal Chat, Klein, or any of the above matters.

¹ The lawsuits are: Sherman v. Facebook, Inc., No. 3:20-cv-08721-LB; Kupcho v. Facebook, Inc., No. 4:20-cv-08815-JSW; Dames v. Facebook, Inc., No. 3:20-cv-08817-TSH; Steinberg v. Facebook, Inc., No. 3:20-cv-09130-SK; and Affilious, Inc. v. Facebook, Inc., No. 4:20-cv-09217-KAW.

Dated: December 23, 2020	WILMER CUTLER PICKERING HALE
	AND DORR LLP
	By: <u>/s/ Sonal N. Mehta</u>
	SONAL N. MEHTA
	Attorney for Defendant Facebook, Inc.
Dated: December 23, 2020	Stephen A. Swedlow (admitted pro hac vice)
	stephenswedlow@quinnemanuel.com QUINN EMANUEL URQUHART & SULLIVAN, LLP
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	Chicago, IL 60606 (312) 741-5220
No. 5:20-cv-08570-LHK STI	<u>2</u> PULATION AND [PROPOSED] ORDER RE EXTENSION OF TII

Case 3:20-cv-08570-JD Document 27 Filed 12/29/20 Page 4 of 6

1	В	y: <u>/s/ Warren Postman</u>
2	A	ttorney for Plaintiffs Iaximilian Klein and Sarah Grabert
3	N	Taximilian Klein and Sarah Grabert
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SIGNATURE ATTESTATION

I am the ECF User whose identification and password are being used to file the foregoing. Pursuant to Civil Local Rule 5-1(i), I hereby attest that the other signatories have concurred in this filing.

Dated: December 23, 2020 By: /s/ Sonal N. Mehta

Sonal N. Mehta

1 **PROPOSED** ORDER 2 PURSUANT TO STIPULATION, IT IS HEREBY ORDERED: Facebook's time to 3 answer or otherwise respond to the Complaint is enlarged up to and including the earlier of (a) 4 February 16, 2021, or (b) the date on which Facebook files its response to the Complaints in 5 Sherman v. Facebook, Inc., No. 3:20-cv-08721-LB; Kupcho v. Facebook, Inc., No. 4:20-cv-08815-JSW; Dames v. Facebook, Inc., No. 3:20-cv-08817-TSH; Steinberg v. Facebook, Inc., 6 No. 3:20-cv-09130-SK; and Affilious, Inc. v. Facebook, Inc., No. 4:20-cv-09217-KAW, or any 7 8 other case that a plaintiff or Facebook asserts is related to either Reveal Chat, Klein, or any of the 9 above matters. 10 By: Fucy H. Koh 11 DATED: December 29, 2020 12 Hon. Lucy H. Koh 13 United States District Judge 14 15 16 Submitted by: WILMER CUTLER PICKERING HALE AND DORR LLP 17 18 By: /s/ Sonal N. Mehta 19 Attorney for Facebook, Inc. 20 21 22 23 24 25 26 27 28